

**THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA,
NORTHERN DIVISION**

**B.H., a minor child, by and through
his mother and next of friend, D.S.,**

Plaintiff,

v.

**AUTAUGA COUNTY BOARD OF
EDUCATION; JOSEPH L. BUTLER;
and TERRY WRIGHT,**

Defendants.

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CASE NO.: 2:06cv393-SRW

PLAINTIFF'S FIRST AMENDED COMPLAINT

Statement of the Parties

1. Plaintiff, B.H., is a minor child under the age of nineteen years and a citizen of Alabama. Plaintiff B.H. brings this action by and through her mother and next of friend, D.S., who is over the age of nineteen years and a citizen of Alabama.

2. Defendant Autauga County Board of Education (hereinafter referred to as "school board") is an educational institution receiving federal financial assistance under 20 U.S.C. §1681 et.seq.

3. Defendant Joseph L. Butler (hereinafter referred to as "Butler") is over the age of nineteen years and is being sued solely in his individual capacity. He is the Superintendent of the Autauga County Board of Education. He is responsible for the day-to-day operations of the school board and its employees. Further, he shall see that the laws relating to schools and regulations of the state

and county school boards of education are carried into effect. He is a citizen of Alabama.

4. Defendant Terry Wright (hereinafter referred to as "Wright") is over the age of nineteen years and is a citizen of Alabama.

5. Defendant Dene W. Cleveland (hereinafter referred to as "Cleveland") is over the age of nineteen years and is being sued solely in her individual capacity. She is the associate superintendent and/or Director of Personnel of the Autauga County Board of Education. She is responsible to assist the superintendent on the day-to-day operation of the school board and its employees. Further, she assists the superintendent to see that the laws relating to schools and regulations of the state and county school boards of education are carried into effect. She is a citizen of the State of Alabama.

6. This Court has jurisdiction of the parties and subject matter pursuant to 28 U.S.C. §13-31, 20 U.S.C. §1681 et.seq., and 42 U.S.C. §1983.

Statement of Facts

7. At all times material to this Complaint, Plaintiff was a student at Prattville Elementary School.

8. On or about October 29, 2004, Principal Abrahams or an employee authorized by principal Abrahams contacted Defendant Wright about being a substitute teacher at the Prattville Elementary School on that day.

9. On October 29, 2004, Defendant Wright arrived and began acting as a substitute teacher at the Prattville Elementary School.

10. Shortly after arriving at the Prattville Elementary School, Defendant Wright began showing the students a movie or video in the classroom with the lights off.

11. During the time that the lights was off and the movie or video was being shown to the students, Defendant Wright inappropriately touched, fondled, or rubbed the Plaintiff individually and at different times.

12. Prior to October 29, 2004, Defendant Wright was acting as a substitute teacher at another school under the auspices of the Autauga County Board of Education when complaints of inappropriate touching was made to the Autauga County Board of Education Superintendent's office concerning Wright's conduct as a substitute teacher.

13. Defendants Butler and Cleveland had knowledge of prior complaints of inappropriate touching of students by Defendant Wright and failed to report the complaints to the duly constituted authority and/or take any action regarding Defendant Wright and his position as a substitute teacher.

COUNT ONE

TITLE IX

14. Plaintiff realleges paragraphs 1 through 13 of the Complaint as if set out here in full.

15. This is a claim to readdress unlawful discrimination on the basis of sex and violation of Title IX, 20 U.S.C. §1661 et.seq. against the Autauga County Board of Education.

16. At all times relevant hereto, the Autauga County Board of Education received Federal financial assistance.

17. The Plaintiff belongs to a protected group as he was a male.

18. The Plaintiff was subjected to unwelcome harassment when he was sexually abused and molested by Defendant Wright.

19. Defendant Wright harassed the Plaintiff on the basis of his sex. The harassment was unwelcome and sufficiently severe so as to alter the condition of the Plaintiff's education.

20. By knowingly permitting the hostile environment to exist, the Autauga County Board of Education discriminated against the Plaintiff and denied him the benefits of public education in violation of Title IX.

21. The Autauga County Board of Education knew the danger of sexual harassment endured by other students and chose not to alleviate the danger.

22. The Autauga County Board of Education failure to take remedial action after reports of abuse allegations involving Defendant Wright at other schools within the Autauga County Board of Education district constituted a deliberate indifference of a clearly established constitutional and statutory right to be free of sexual abuse and harassment.

WHEREFORE, Plaintiff requests damages from the Defendants in such a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

COUNT TWO

42 U.S.C. §1983

23. Plaintiff realleges paragraphs 1 through 22 of the Complaint as if set out here in full.

24. On or about October 21, 2004, Defendants Butler and Cleveland were notified by Autauga County Board of Education administrative personnel of an incident involving inappropriate sexual contact between Defendant Wright and one or more students at a school within the Autauga County Board of Education system.

25. Upon learning the suspected child sexual abuse, Defendants Butler and Cleveland failed to report or caused to be reported a report of sexual abuse to a duly constituted authority as mandated by §26-14-3, Code of Alabama (1975).

26. In addition, Defendants Butler and Cleveland failed to take any action regarding the report of prior sexual abuse of Defendant Wright.

27. Between October 21, 2004 and October 29, 2004, Defendants Butler and Cleveland allowed Defendant Wright the opportunity to teach at all of the schools within the Autauga County Board of Education.

28. On October 29, 2004, while Defendant Wright was acting as a substitute teacher at the Prattville Elementary School, he sexually abused the Plaintiff and other students while in the classroom.

29. The Plaintiff has a constitutional right to be free from unlawful sexual harassment and abuse in a school setting.

30. The sexual harassment inflicted upon the Plaintiff included, but was not limited to, unwanted touching, rubbing and fondling, which was sufficiently

severe to alter the conditions of his education and amounted to an unnecessary and wanton infliction of pain.

31. Butler's failure to take action to stop the sexual abuse constituted deliberate indifference to a known sexual environment to continue in violation of Plaintiff's constitutional rights.

WHEREFORE, Plaintiff requests damages in such a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

COUNT THREE

Negligence and/or Wantonness

32. Plaintiff realleges 1 through 31 of the Complaint as if set out here in full.

33. Defendant Butler and Cleveland negligently and wantonly caused injuries to the Plaintiffs by one or more of the following ways: 1) leaving Defendant Wright in a classroom setting with students; 2) leaving Defendant Wright's name on a substitute teachers list for other principals or employees with the Autauga County Board of Education to select him as a substitute teacher; and 3) by failing to report all prior instances pursuant to §26-14-3 Code of Alabama (1975).

34. As a proximate result of Defendant Butler's negligence and wantonness, Plaintiff was injured and damaged as follows: he was humiliated, he was embarrassed, he suffered physical and emotional trauma, he suffered stress and aggravation, he suffered severe emotional distress, he was deprived of

educational opportunities and was unjustifiable and had restraints on his liberty and was otherwise injured and damaged.

WHEREFORE, the Plaintiff requests damages in a reasonable amount as a jury may assess and grant other relief to them under the law and his cost of this action.

COUNT FOUR

Negligent and Wanton Hiring and/or Retention

35. Plaintiff realleges paragraphs 1 through 34 of the Complaint as if set out here in full.

36. Defendant Butler negligently or wantonly hired and/or retained Defendant Wright causing injuries to Plaintiff as a proximate result of Defendant's negligence and wanton and/or retention, Plaintiff was injured and damaged as set forth in paragraph 34 above.

37. Plaintiff requests damages in such a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

WHEREFORE, Plaintiff requests damages in a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

COUNT FIVE

Negligence and Wantonness

38. Plaintiff realleges paragraphs 1 through 37 of the Complaint as if set out here in full.

39. Defendant Wright's negligent and wanton acts caused injuries to the Plaintiff.

40. As a proximate result of Defendant Wright's negligence and wantonness, Plaintiff was injured and damaged as set forth in paragraph 34 above.

WHEREFORE, Plaintiff requests damages in a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

COUNT SIX

Assault and Battery

41. Plaintiff realleges paragraphs 1 through 40 of the Complaint as if set out here in full.

42. Defendant Wright subjected Plaintiff to unwanted touching.

43. As a proximate result of Defendant Wright's assault and battery on Plaintiff, he was injured and damaged as set forth in paragraph 34 above.

WHEREFORE, Plaintiff requests damages in a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

COUNT SEVEN

Outrage

44. Plaintiff realleges paragraphs 1 through 43 of the Complaint as if set out here in full.

45. Defendant Wright outrageously and intentionally inflicted emotional distress upon Plaintiff by subjecting him to abusive and harmful touching towards the Plaintiff.

46. Defendant Wright caused Plaintiff severe emotional distress by subjecting them to unwanted touching on his body.

47. The conduct described above was extreme, outrageous, and beyond the boundaries of decency in a civilized society and caused Plaintiff to suffer emotional distress and as a proximate result of the outrageous conduct by Defendant Wright, Plaintiff was injured and damaged as set forth in paragraph 34 above.

WHEREFORE, Plaintiff requests damages in a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

COUNT EIGHT

Invasion of Privacy

48. Plaintiff realleges paragraphs 1 through 47 of the Complaint as if set out here in full.

49. Defendant Wright intentionally intruded upon the solitude or seclusion of the Plaintiff's and his concerns.

50. The intrusion was highly offensive to the Plaintiff.

51. Defendant Wright caused Plaintiff emotional distress by intruding on his invasion of privacy.

52. As a proximate result on Defendant Wright's invasion of privacy on Plaintiff, he was injured and damaged as set forth in paragraph 34 above.

WHEREFORE, Plaintiff requests damages in a reasonable amount as a jury may assess and other relief granted to them under the law and his cost of this action.

/s/Michael J. Crow
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CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing upon all counsel of record listed below by placing a copy of the same in the U.S. Mail, first class postage prepaid, on this the 16th day of June, 2006.

/s/Michael J. Crow
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